401 Congress Avenue Suite 2100 Austin, Texas 78701 512.370.2800 OFFICE 512.370.2850 FAX winstead.com

Al Axe direct dial: 512.370.2806 aaxe@winstead.com

December 7, 2009

#### VIA CERTIFIED MAIL, RETURN RECEIPT REQUESTED

Ms. Holly Dawn McGinnes Boate 2640 Newcastle Drive Carrollton, Texas 75007-1944

Re: San Jacinto River Waste Pits Site (the "Site")

Dear Ms. Boate:

We represent McGinnes Industrial Maintenance Corporation ("MIMC") with respect to the above-referenced Site, which is located at the intersection of Interstate Highway 10 and the San Jacinto River, east of the City of Houston. This letter is to inform you that the Site has been identified by the U.S. Environmental Protection Agency ("EPA") as a Superfund site that must undergo an environmental cleanup under the Comprehensive Environmental Response, Compensation, and Liability Act ("CERCLA"), 42 U.S.C. § 9601, et. seq. Enclosed for your convenience is a summary published by the EPA regarding the Site.

According to the Harris County Clerk Land Records, the current owner of record of the Site is listed as Virgil C. McGinnes, Trustee. It is our understanding that Mr. McGinnes is deceased. Based on review of Mr. McGinnes' probate information, as well as that of Mrs. Ruby McGinnes, Mr. Lawrence P. McGinnes, and Ms. Billie Doris Gladfelter, it appears that you are an heir with a current ownership interest in the Site. Other heirs are Gary Gladfelter, Tanya Gladfelter Ammons, Tammy Kim McGinnes Idoux, and Dolores Jean McGinnes.

The EPA has identified MIMC and International Paper Company ("IPC") as potentially responsible parties ("PRPs") for the cleanup of the Site and has issued a Unilateral Administrative Order ("UAO") to MIMC and IPC to conduct a Remedial Investigation/Feasibility Study ("RI/FS") for the Site, a copy of which will be provided upon request. The UAO requires that MIMC and IPC, among other things, use their best efforts to obtain access agreements from the present owners of property that will have to be accessed to conduct the RI/FS by December 20, 2009.

The EPA has also sent to MIMC and IPC a proposed Administrative Order on Consent ("AOC") to conduct a short term removal action to stabilize the Site. The AOC also contains a

Ms. Holly Dawn McGinnes Boate December 7, 2009 Page 2

requirement that MIMC and IPC use their best efforts to obtain a signed access agreement from the current owners of the Site.

In pursuit of this access required by the UAO and AOC, we would like an opportunity to visit with you and the other McGinnes heirs to discuss potential steps to address the Site. We have also included for your review and signature an Access Agreement to memorialize your consent to access to the Site by MIMC, IPC, and EPA for the purposes stated herein.

In light of the deadline imposed by the EPA's UAO, we request that you contact me at 512-370-2806 or email me at <a href="mainto:aaxe@winstead.com">aaxe@winstead.com</a> no later than seven (7) days after receipt of this letter to coordinate a time for us to meet and to ask any questions that you may have regarding this matter. If you wish to also contact someone with the EPA, you may contact either Ms. Barbara Nann at 214-665-2157 or <a href="mainto:nann.barbara@epa.gov">nann.barbara@epa.gov</a> or Mr. Stephen Tzhone at 214-665-8409 or <a href="mainto:tzhone.stephen@epa.gov">tzhone.stephen@epa.gov</a>.

Thank you for your time. Please feel free to call me if you have any questions regarding this matter.

Very truly yours,

Albert R. Axe, Jr.

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Ms. Holly Dawn McGinnes Boate December 7, 2009 Page 3

## AA:jtf Enclosures

cc:

Mr. Francis E. Chin MIMC 1001 Fannin Street, Suite 4000 Houston, Texas 77002

Mr. John F. Cermak, Jr. Baker Hostetler 12100 Wilshire Boulevard 15th Floor Los Angeles, CA 90025-7120

Ms. Barbara Nann U.S. EPA, Region 6 Office of Regional Counsel Superfund Branch (6RC-S) 1445 Ross Avenue Dallas, TX 75202-2733

Mr. Stephen Tzhone U.S. EPA, Region 6 1445 Ross Avenue Suite 1200 Mail Code: 6SF-RA Dallas, TX 75202-2733

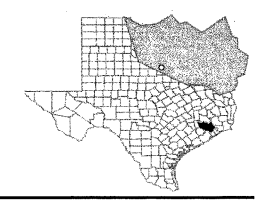
Austin\_1 585146v1 48434-1

# SAN JACINTO RIVER WASTE PITS Harris County, Texas

EPA Region 6 EPA ID# TXN000606611 Site ID: 0606611

Contact: Stephen Tzhone, (214) 665-8409 State Congressional District: 2 and 29

Updated: November 2009



#### **Current Status -**

The EPA issued Special Notice Letters to International Paper Company (IPC) and McGinnes Industrial Maintenance Corporation (MIMC) on July 17, 2009, inviting them to formally negotiate an Administrative Order on Consent (AOC) to conduct a Remedial Investigation and Feasibility Study (RI/FS). Both IPC and MIMC responded to EPA's SNL on September 20, 2009. The EPA is reviewing and evaluating the offer from these Potentially Responsible Parties (PRPs).

In addition, due to the unique location of the site, the EPA, USACE, and TCEQ are working together to come up with watershed management solutions where dredging and/or construction activities may impact the RI/FS, as well as, future site cleanup. As of November 1, 2009, a permits evaluation process is in place for an area of concern around the Site. The public announcement of this process can be found on the following websites:

EPA: www.epa.gov/region6/6sf/texas/san jacinto/tx san jacinto public announcement 20091021.pdf

USACE: <a href="www.swg.usace.army.mil/pao/Docs/SanJacinto.pdf">www.swg.usace.army.mil/pao/Docs/SanJacinto.pdf</a>
TCEQ: <a href="www.tceq.state.tx.us/remediation/superfund/epa/sanjacpits">www.tceq.state.tx.us/remediation/superfund/epa/sanjacpits</a>

#### Benefits -

The site has been finalized on the National Priorities List.

## National Priorities Listing (NPL) History -

Proposal Date:

9/17/2007 (72 FR 53509)

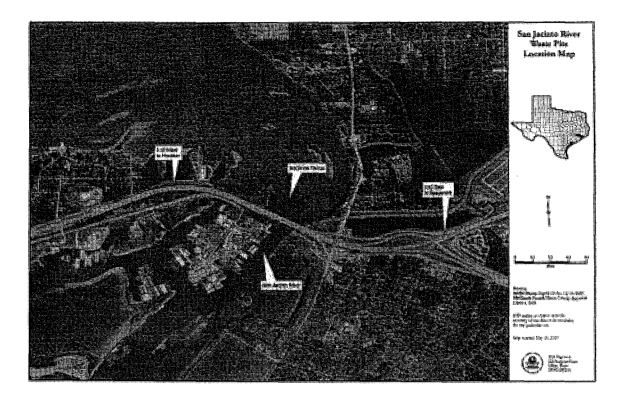
Final Listing Date:

3/19/2008 (73 FR 14719)

#### Site Description -

Location: The Site is in Harris County in the State of Texas. The Site itself has no specific street address. The Site is comprised of an area of land and an area of the San Jacinto River bottom, i.e., river sediment that is contaminated with certain hazardous materials from released waste paper mill sludge. The Site is located in an area where the Interstate Highway 10 Bridge crosses over the San Jacinto River. The Site is located east of the City of Houston between two unincorporated areas known as Channelview and Highlands.

The Site includes an abandoned 20-acre tract of land (Tract). Harris County Clerk Land Records document that Virgil C. McGinnes Trustee, is this Tract's current owner of record. This Tract is bounded on the south by Interstate Highway 10, on the east by the San Jacinto River main channel, and on the north and west by shallow water off the River's main channel. Virgil C. McGinnes is deceased.



## **Wastes And Volumes**

The primary hazardous substances documented at the Site are polychlorinated dibenzo-p-dioxins and polychlorinated dibenzo-p-dioxins. Dioxin concentrations as high as 41,300 parts per trillion have been found in soil and sediment samples collected from the Tract's disposal pit areas and from river sediments near the Tract. Sediments contaminated with high levels of dioxin have been found in the San Jacinto River both up-river and down-river from the Tract. The complete nature and extent of the contamination will be delineated during the Remedial Investigation.

#### **Health Considerations** •

The primary hazardous substances that have been documented at the San Jacinto River Waste Pits site are polychlorinated dibenzo-p-dioxins and polychlorinated dibenzofurans. Samples collected in the disposal pits and in the San Jacinto River have dioxin concentrations as high as 41,300 parts per trillion. Fish tissue samples have been collected by the Texas Department of Fish and Wildlife, and dioxin has been found in both fish and crab tissue samples above a health based benchmark.

Sediment, water, and tissue samples collected in the vicinity of the impoundments show elevated levels of dioxins. A consumption advisory based on dioxin is in place on this segment of the watershed. The current advisory recommends that adults eat no more than one meal per month caught from the advisory area, and suggests that women of childbearing age and children not consume any blue crabs or fish from the advisory area.

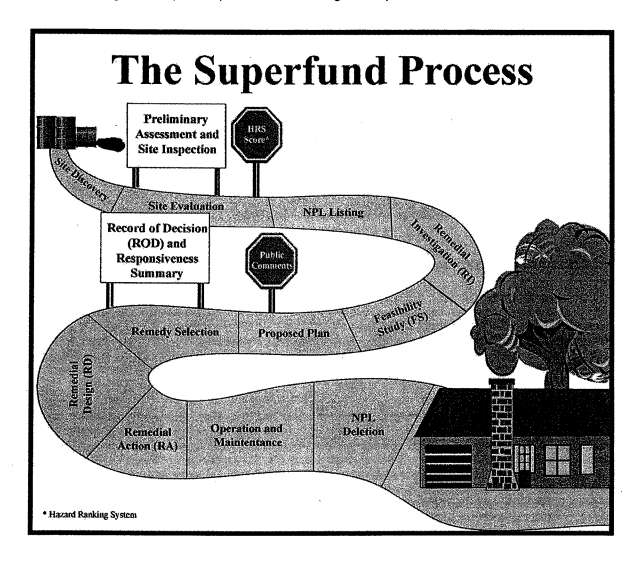
Record of Decision		·
A Record of Decision will be completed of	furing the Remedy Selection	

## **Operations and Maintenance**

Operations and Maintenance activities will be completed after the Remedial Action.

## **Community Involvement -**

A formal meeting to solicit public input will be held during the Proposed Plan.



Site Contacts -

EPA Remedial Project Manager:	Stephen Tzhone	(214) 665-8409
EPA Site Attorney:	Barbara Nann	(214) 665-2157
EPA Regional Public Liaison:	Donn Walters	(214) 665-6483
TCEQ Project Manager:	Luda Voskov	(512) 239-6368
Site Information Repository:	Pasadena Public Library 1201 Jeff Ginn Memorial Dr.	(713) 477-0276

Pasadena, TX 77506
EPA Toll Free Region 6 Superfund Information Line:

(800) 533-3508

EPA Publication Date: November 2, 2009

EPA Region 6 Freedom of Information Act Online Request Form: <a href="http://www.epa.gov/region6/6md/foia/foiaform.htm">http://www.epa.gov/region6/6md/foia/foiaform.htm</a>

EPA Region 6 Contact Us Online Request Form: <a href="http://www.epa.gov/region6/r6coment.htm">http://www.epa.gov/region6/r6coment.htm</a>

#### ACCESS AGREEMENT

This Access Agreement ("Agreement") is made and entered into as of the \_\_\_\_\_ day of December, 2009 by and among McGinnes Industrial Maintenance Corporation and International Paper Company (collectively, the "Grantees"), and Gary Gladfelter, Tanya Gladfelter Ammons, Dolores Jean McGinnes, Tammy Kim McGinnes Idoux, and Holly Dawn McGinnes Boate (collectively, the "Owners").

#### **RECITALS**

WHEREAS, Owners own certain property located at the intersection of Interstate Highway 10 and the San Jacinto River, east of the City of Houston, and more particularly described on Exhibit A attached hereto and incorporated herein (the "Property").

WHEREAS, the U.S. Environmental Protection Agency ("EPA") issued a Unilateral Administrative Order ("UAO") to Grantees for Remedial Investigation/Feasibility Study ("RI/FS") regarding the Property on November 20, 2009.

WHEREAS, EPA also issued to Grantees a proposed Administrative Order on Consent ("AOC") on November 20, 2009 requiring Grantees to conduct a short-term removal action to stabilize the Property.

WHEREAS, Grantees and EPA desire access, and the Owners desire to allow Grantees and EPA and their employees, contractors, representatives and agents access to the Property pursuant to the terms and conditions set forth below as a means of implementing the Environmental Work, as defined herein.

NOW, THEREFORE, in consideration of the premises and mutual covenants contained herein, the parties hereto agree as follows:

- 1. Owners do hereby give and grant Grantees and their consultants, contractors, agents, and employees, as well as the authorized representatives of the EPA and its contractors and oversight officials, the right to enter upon the Property for the purposes of performing environmental investigations and other response activities at the Property (collectively referred to as "Environmental Work") that are approved by EPA in accordance with the UAO, AOC, and other orders entered into between the Grantees and EPA.
- 2. At all reasonable times, EPA and its authorized representatives shall have the authority to enter and freely move about the Property for the purposes of inspecting conditions, activities, the results of activities, records, operating logs, and contracts related to the Property or Grantees and their contractor(s) pursuant to the UAO; reviewing the progress of the Grantees in carrying out the terms of the UAO; conducting tests as EPA or its authorized representatives deem necessary; using a camera, sound recording device or other documentary type equipment; and verifying the data submitted to EPA by Grantees. All parties with access to the Property under this paragraph shall comply with all approved health and safety plans.

- 3. Owners shall take into account the Environmental Work in Owners' use of the Property, and avoid unreasonable interference with the same. Owners shall not relocate, disturb, damage, or interfere with the wells, equipment or other fixtures or personalty used in the Environmental Work without obtaining Grantees' or EPA's prior written consent. Owners shall be responsible for any cost or expense to abandon, relocate, repair, modify, or replace such wells, equipment, or other fixtures or personalty resulting from the acts, omissions, or requests of Owners or Owners' tenants, contractors, licensees, invitees, or employees (exclusive of Grantees or EPA).
- 4. This Agreement shall terminate ninety (90) days after the date the EPA issues written evidence that no further investigation, remediation or monitoring is necessary at the Property.
- 5. Grantees are not EPA's representatives with respect to liability associated with Property activities.
- 6. The Owners agree to indemnify, defend and hold Grantees harmless from and against any claims, liabilities, damages, losses, costs, suits, expenses, demands, judgments, fines, penalties, or causes of action (collectively "Claims", individually "Claim") suffered or incurred by Grantees arising out of a Claim made, or action or proceeding initiated, by a third party, against Grantees wherein such Claim(s) are in relation to any entry, use of, or activity conducted by the Owners or its employees, contractors, representatives and agents on, under or adjacent to the Property.
- 7. Notwithstanding anything contained herein to the contrary, in no event shall this Agreement be deemed to create an obligation of Grantees to Owners to perform any of the Environmental Work.
- 8. No provision of this Agreement nor any action under or by reason of this Agreement shall in any action, proceeding or litigation operate or be construed as an admission by any party of any violation of law or regulation, any liability, fault, or past or present wrongdoing, or any breach of duty at any time.
- 9. Nothing in this Agreement shall waive or prejudice any right, claim, cause of action or defenses that any party may otherwise have under the law.
- 10. If any provision of this Agreement is held to be invalid or unenforceable, that provision may be severed and the remaining provisions shall remain in full force and effect.
- 11. Each signatory party agrees to execute and deliver any additional documents and instruments and to perform any additional acts as reasonably necessary or appropriate to perform the material terms, provisions, and conditions of this Agreement and all transactions contemplated by this Agreement.
- 12. This Agreement may be executed in counterparts with the same force and effect as if executed in one complete document and each signed counterpart shall be deemed an

original hereof. Faxed or e-mailed "portable document file" (i.e., pdf) signature shall be of the same force and effect as original signatures.

- 13. Any notice required to be provided hereunder shall be in writing and shall be deemed given when hand-delivered, sent postage prepaid by registered or certified mail, return receipt requested, or by e-mail, to the parties for whom the notice is intended at the mailing and email addresses appearing on the signature page of this Agreement. Any party may by written notice change the address to which notices may be sent.
- 14. This Agreement may be modified only by the written subsequent agreement of the parties.
- 15. The provisions and covenants contained herein shall inure to, and be binding upon the successors and permitted assignees of the parties hereto. Owners may assign their respective rights, privileges, duties and obligations hereunder with written notice to Grantees. Nothing herein shall be construed to restrict in any manner Owners' rights to sell, pledge or alienate the Property. Owners shall cause any party who acquires or leases the Property from Owners to enter into an Agreement with Grantees in form and substance substantially similar to this Agreement, or shall assign its rights, duties, privileges and obligations under this Agreement to such acquiror or tenant of the Property.
- 16. This Agreement supersedes all previous agreements between the parties and constitutes the entire understanding of the parties relative to the subject matter hereof.
  - 17. All notifications made pursuant to this Access Agreement shall be directed:

as to Owners:

Gary Gladfelter 169 Castle Breeze Drive Seguin, Texas 78155

Tanya Gladfelter Ammons 218 Dogwood Street Lake Jackson, Texas 77566

Dolores Jean McGinnes 413 Fieldcreek Dr. Friendswood, Texas 77546

Tammy Kim McGinnes Idoux 1509 Pine Forest Dr. Pearland, Texas 77581

Holly Dawn McGinnes Boate 2640 Newcastle Drive Carrollton, Texas 75007-1944 as to Grantees:

Waste Management

1000 Parkwood Circle, Suite 700

Atlanta, Georgia 30339 Attn: March Smith

International Paper Company

6400 Poplar Avenue

Memphis, Tennessee 38197

Attn: Steve Ginski

with copy to:

Winstead PC

401 Congress Avenue, Suite 2100

Austin, Texas 78701 Attn: Albert R. Axe, Jr.

Baker & Hostetler, LLP

12100 Wilshire Boulevard, 15th Floor

Los Angeles, California 90025

Attn: John Cermak

- 18. This Agreement shall be interpreted and enforced according to the laws of the State of Texas.
  - 19. This Agreement may be executed in multiple originals.
- 20. Copies of this Agreement shall be provided to EPA by Grantees upon request prior to Grantees' initiation of field activities.
- 21. The foregoing provisions are agreed to, as evidenced by the signatures of the authorized representatives of or attorneys for each Party as set forth below.

IN TESTIMONY WHEREOF, this instrument is executed effective as of the date first above written.

GRANTEES	OWNERS	
McGinnes Industrial Maintenance Corporation	By:  Gary Gladfelter	
By: Name: Title:	By: Tanya Gladfelter Ammo	ns
International Paper Company		
By: Name: Title:	By: Dolores Jean McGinnes	
	By: Tammy Kim McGinnes	
	By:  Holly Dawn McGinnes E	<b>Boate</b>

584862v.1 48434/1

## **EXHIBIT A**

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186-12-65 660542 - C 141412 LS 8 PD

7.30

THE STATE OF TEXAS
COUNTY OF HARRIS
THAT, The underelgoed

Know All Men by These Presents:

MURICAGE RECORDS

· VIRGI

· Virgili C. McGinnis Truster

.w.5275 eg.514 036-21-3556

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-:-

ef the County of Harris, and State of Texas, herein styled parties of the first part, in consideration of the sum of TEN BOL-LARS paid by party of the second part, hereinafter named, the receipt and sufficiency whereof is hereby acknowledged, and of the further consideration, uses, surposes, and trusts herein set forth and declared, have Granted, Bargulood and Bold, and by these presents do Grant, Bargulo, Sell, Alino, Convey and Confirm unto O. F. HORN . As Trustee, party of the second part, and also to the Substitute Trustee, as hereinafter provided, all of the following described real estates

Twenty (20) acres of land out of that certain 190.8 acre tract, in the J. T. Harrell Survey, Abstract

330, Harris County, Texas, and which 190.8 acre tract was convoyed by Edward Shields, et ux, to M. Hichael Gordon, et al. by deed dated November 15, 1943, and recorded in Volume 1297, Page 16, of the Deed Records of Harris County, Toxas, and which Twenty (20) acre tract 18 more particularly described as follows:

SEGINNING at a stake on the North Edge of Market Street Road right of way at the Southeast corner of the G. M. Farmer 80 Acre Tract and the Southwest corner of the said 190.8 acre tract;

THENCE North along the East line of said G. M. Farmer 80 Acre Tract to a 3/4" iron pips set in the Northerly right of way line of State Highway No. 73, at 377 feet,

THENCE with a curve to the right along said right of way line, with a central angle of 21° 12°, and a radius of 1910 feet, a distance of 706.67 feet to end of curve;

THENCE South 62° 55' East with said Northerly right of way line 931.17 feet to an iron pipe and the PLACE OP BEGINNING of the herein described Twenty (20) acre tract;

THENCE North 27° 05' East 740.5 feet to an iron pipe for corner,

THENCE South 62° 55' East 1425.75 feet to an iron pipe set in the West Bank of the San Jacinto River;

THENCE Southorly with the meanders of the Wast Bank of the San Jacinto River. South 45° 55' Woot 81.85 foot;

THENCE South 64° 04' West 830.02 feet to an iron pipe set in the Northerly right of way line of State Highway No. 73.

THENCE North 62° 55' West with the Northerly right of way line of State Highway No. 73, 900 feet to the PLACE OF BEGINNING.

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MURTGAGE RECORDS Wa 5275 mas 515

036-21-0557

Together with all improvements now on, or hereniter placed thereon, and all rights and appartenences thereunts in anywise belonging, and any after acquired little.

TO HAVE AND TO HOLD the said premiers unto the said party of the second part, and to his successors and sasigns forever; the undersigned hereby covenanting and agreeing to FOREVER WARHANT AND DEFEND the premiers aforesaid, and every part thereof, unto the said Trustee hereinbefere named, and to the Cabstitute Trustee, and to the sasigns of any Trustee hereinbefer, lawfully claiming or to claim the same or any part thereof, for and upon

the following trusts, terms and conditions, to-wit: That, whereas, sold parties of the first part are justly indebted to

 $2\cdot igcup_{H}$  , Michael Gordon and Prank F. Spata

party of the third part berein, as evidenced by One (1) certain promissory note . el oven data herewith, executed by the said parties of the first part, and payable to the order of the said party of the third part, in Houston, Harris County, Texas, as follows: Promissory note in the principal sum of \$40,000.00 payable to the order of H. MICHAEL GORDON and PRANK P. SPATA, in Houston, Harris County, Texas, as follows: In quarter-annual installments of ONE THOUSAHD (\$1,000.00) DOLLARS each, plus the interest accrued on the unpaid balance at the rate of six (6%) per cent per annum the first of each quarter-annual installments of principal and interest to become due and payable on the 1st day of November, 1965A.D. and a like installment of principal and interest to become due and payable on the 1st day each and every succeeding calender months of February, Hay, August and November thereafter until the full amount of such note, principal and interest, is paid; the whole of such note, if not sooner paid, being due and payable on or bother August 1, 1972 A.D.;

Said note is executed without the personal liability on the part of Virgill C. McGimes.

And this conveyance is made for the escurity and enforcement of the payment of said indebtoduces.

And this conveyance is made for the security and enforcement of the payment of said indebtedasss.

Now, should the parties of the first part make prompt payment of said indebtedasse, both principal and interest, as the payment shall become due and payable, then this conveyance shall become sail and wide and of no fortier force or effect, and shall be released by the helder of said indebtedases, at the cost of said parties of the first part. But should parties of the first part is the should partie of the first part in the payment of said indebtedases, or say part thereof, principal or interest, as the same shall become due and payable, or fall to keep all taxes and sessessments paid before they become delinquent on said property and on this more fugare, and on the notes hereby secured, which the an payments on this more payments, are not to exceed to percent per annum on the principal amount of said indebtedases; or fall to keep the improvements or said payperty insured arginal face, and extended covering to flavor of any bodier of the lacktedness hereby secured who shall had policity of insurence and cartificates showing payment of taxes) in the full insurable raties of such improvements, or fall to comply with any of the terms, conditions, provisions or atipulations contained in this deed of trust, then, and Is any such case, the whole amount of said indebtedases remaining unpaid shall at the option of the third part, or other helder thereof, immediately mature sort became repulse, and it shall thereum, or at any time thereof ter, the same or any part thereof remaining unpaid, be the duty of the said party of the second part herein, and of his successor or substitute, as here-inable provided, on the request is hereby presumed, to reforce that Trust; and after advortising the time, place and terms of the cale of all of the above conveyed and described property for at least tweety-eno days suc arials is situated, one of which shall be at the Court House door of such county, which notices may by posted by the Trustice arties or by any other person, to will the name in accretioned with such advertisement, at public ouries, in frost of the door of the Court House of such county where such real estate is situated, in the Rute of Teras, on the first Tursday in any month, between the house of 10 other's a. m. and 4 other's p. m. so the highest hadder for each—selling all the property above encayed as on entirely or in parcela, as the Trustice orling may elect—sod make due conveyance to the purchaser as purchasers, with general waveouty, blacking the said parties of the first part herios, and their heirs and assigns; and out of the monry arising from such sale, the Trustice acting shall pay, first, all the expenses of advertising, sale and conveyance; including a commission of five per cent to himself; and then to the said party of the third part, or any other hother hereof, the full amount of principal, interest and attenties for the and under the purchase money, if may, to the said parties of the first part, their heirs and assigns; and said acts shall forever be a perpetual but against the said parties of the limit part, their heirs and assigns; and said parties of the first part, their heirs and assigns; the full calders of the him part, their heirs and assigns;

It is expressly agreed that the creitate in the conveyance to the purchases chall be full cridence of the truth of the matture therein stated, and all prerequisites of said saic shall be presumed to have been performed, and such sale and conveyance shall be concluded against the parties of the first part herein, their heirs and analyse, whether each necrequisites shall have been performed or shall not have been performed. In case of the absence, death, fandallie, refused or fadors of the Trustee herein named to act, a successor and substitute may be named, constinged and appointed by the said party of the third part herein, or other helder of said indutedness, or any part thereof, without other formality than an appointment and designation in writing; and this conveyance shall vest in him on Trustee, the estate and this in all said premiers, and be shall thoroughn held, passers and execute all the title, riphic, powers and duties herein conferred on each Trustee named, and his conveyance to the purchaser shall be equally valid and effective; and such right to appears a successor of substitute Trustee shall be due to the fight to purchase at such said, fring the highest bilder. The right of said hereunder shall and be exhausted by one or any said, but the Trustee or Substitute Trustee may make other and successive askers under all all of the property subject to this deed of trust be legally cald. sales until all at the property subject to this deed of trust be legally sold.

It is further expressly elipsisted and understood that the firm hereby created shall take precedence over and be a prior live to any other item of any character, whether materialmen's or mechanic's live, hereafter incurred on the property herein

It is further navored and utipulated that the security herein and hereby provided thall not affect, nor be affected by, any or further security taken or to be caken for the same indedecion, or any part thereto.

in event of any default by parties of the first part in any of the terms, conditions, coverable and alignations bereig contained and/or if the hereinbefore described property becomes vacant, then and in that event the holder of said indebtodors or his agent or the Truster herein, or the Substitute Truster hereinbefore provided for, may fat the request of the holder of the whole or any parts of the indebtodors hereby secured, which request is hereby presumed take possession of said property and rest same for such results as he deems proper, and any moneys actually collected as reall less any proper and reasonable could and expense of collection shall be applied as a credit on the indebtodors hereby secured, and as further occurity for the payment of the indebtodors hereby secured, parties of the indebtodors and agree that the holder or helders of the indebtodors are secured hereby secured, parties of the indebtodors and agree that the holder or helders of the indebtodors and see instantones servey secured, parties of the tiest part coverant and agree that the solory or instant of the modulenance secured hereby shall have end are hereby given an express lien on the rents and income of the property hyrein canadyred, and first parties do hereby uselyn and transfer said pents and income to the holder or holders of said indebtedees herein, in the event of any default by first parties in any of the terms. confidence, coverants and sipulations herein contained, to callect and see the vents, income and revenue and apply the same as a credit on the indebtedness hereby accured, sathing herein to affect or impair any right of foreclosure, which is hereby expressly reserved. Provided, however, that neither said Trustes or the holder or holders of said indebtedness shall be required to collect any such rent or income on the light of a design to do collect any such rent or income on the light of a design to do collect. any such cent or income or be liable or chargeable for faffere to do so.

All moneys actually collected from fire and extended exercises insurance policies on the improvements on the barein-described real property shall be applied as a credit on the infebtedness hereby secured, at the option of the balder or holders of sald indebtedness.

In the event that any either or further improvements than those now situated upon the above described property, or which are herein and hereby contemplated to be placed thereon, are arected or estimpted to be erected span the above described property, or in the event that any rectainte, laborer, or materialman, file, or attempt to file, or eitempt to claim, any liem on the above described property, then, and in that event, the principal, interest and atomorp's fees on the individuous hereby secured shall, at the option of the helder or owner thereof, immediately become due and payable by said parties of the first part.

Any belder of any part of the indebtedness bereby secured shall have the spilon of paying large and insurance bereinder and in such event the same so expended shall operate as a Ren on the real property herein described and be secured bereby. And any amount so advanced shall be payable on demand and bear interest at the sate of 10 per cent per assum.

36-21-055

It is expressly stepulated and spreed that parties of the first part shall keep and maintain buildings and improvements on said land in a good state of repair and will not attempt to allow, tars down, or remove the same, or any part thereof, or permit same, or any part thereof, to be situred, term down, or remove from said premies without the written cannest of the holder of the indebtedness hereby accused. A failure to keep and perform this coverant or agreement, or if it should be discovered after the execution and delivery of this lastrament, that there is a defect in the title of the parties of the first part to the property hereful conveyed, or that there is a lieu of any nature whatsoever on the same, or any part thereof, equal or superior in runk to the inen of the instrument, or if a homestead claim is set up to the same, or any part thereof, adverse to this trust, and parties of the first part fall for faiteen (16) days after demand by the Trustee, or by the holder of said indebtedness or any part thereof to correct the defect in such title, or perfect the same, or remove said lieu, or homestead claim, or if parties of the first part become insolvent or hankrupt, or make any ausgament for benefit of creditors, or a receiver of their property be appointed, than any such default, failure or contingency, shall, at the option of the holder, mature the enture indebtedness hereby secured, and authorize foreclosure by Trustee's sale or otherwise, and the Trustee, or Substitute Trustee, or any holder of the indebtedness hereby secured, or any part thereof, to sutherfined to prevent any breach of said goverant or agreement, or any part thereof, by injunction or otherwise, at the supense of first parties.

Parties of the first part hereby expressly coverant, warrant and represent that they have never lived upon, used or claimed, and that they do not now live opon, use or claim, and that they have no present identifies of over living upon, using or claiming, any part, or all, of the hereinbefore described property, promises and improvements, or any part thereof, as their residence or business beneated, and they do hereby expressly waive, knownes, and elease any and all howested rights, daims and other excuptions in and to the hereinbefore described property, premises and improvements, which they have, or may be actitled to, is and to said described property, premises and improvements, which they have, or may be actitled to, is and to said described property, premises and improvements, which they have not constitution of the State of Taxaa, and party of the first part hereby designates and sets spart as the only homestical to which they are continued the property which they are now occupying, described as follows:

It is further agreed that any and all renewels, rearrangements und/or extensions may be made of the time of payment of all or any part or parts of the indebtedness accured hereby, or any part of the accurity herein described may be released, without in anywrise altering, varying, or diminishing, the force, affect or lien of this instrument, or of the renewal or extension of it, and this instrument shall continue as a first lien on all said lands and premises not expressly released until all sums, with interest and charges, hereby, secured, are fully gaid.

It is further agreed that this instrument shall be and remain in full force and effect to acture the payment of any and all indebtedness of first parties to third party hereinafter incurred, however the same may accrue.

It is further agreed that in the event of a farecleaure under the power granted hereby, the owner in possession of said property shall thereupon become the tenant at will of the purchaser at such foreclosure said, and should such tenant refuse to surrender possession of said property upon demand, the purchaser shall thereupon be satisfied to incline and maintain the statutory setten for furcible detainer, and procure a writ of possession thereunder.

In the erent any portion of the indetectors evidenced by the above described notes is not, for any reases, actured by this deed of trust on the above described property, it is expressly slighted, provided and agreed that the foll amount of all payments bereafter made upon each notes shell be first applied to such unsecured portion of said indetectors will the same has been fully paid.

The promissory note, herein described and secured hereby, is the same note set forth and described in deed, of even date, from Beneficiaries herein to the Grantee herein, and in which deed the Vendor's Lien was retained, and superior Title reserved to secure its payment. The taking of this Deed of Trust is not in lieu of such Vendor's Lien and Superior Title, but is additional thereto, and cumulative thereof, and a foreclosure under the powers herein granted will operate also to foreclose such Vendor's Lien.

When this Deed of Trust is executed by only one person as learly of the First Part, it shell be construed so if parties of the first part were written party of the first part, and words in their number were changed to correspond.

EXECUTED at Houston, in Hearle County, Texas, on this the		
	Virgili C. McGinnes, Trustee	